

1 Katherine Elsaesser, Washington State Bar #47586
2 Ford Elsaesser, Idaho State Bar #2205
3 ELSAESSEN ANDERSON, CHTD.
4 414 Church Street, Suite 201, P. O. Box 1049
5 Sandpoint, ID 83864
6 Telephone (208) 263-8517
7 katie@eaidaho.com
8 ford@eaidaho.com

9 Bruce Anderson, Idaho State Bar #3392
10 ELSAESSEN ANDERSON, CHTD.
11 320 East Neider Avenue, Suite 102
12 Coeur d'Alene, ID 83815
13 Telephone (208) 667-2900; Facsimile (208) 667-2150
14 brucea@eaidaho.com

15 *Proposed attorneys to Unsecured Creditors Committee*

16
17 UNITED STATES BANKRUPTCY COURT
18 EASTERN DISTRICT OF WASHINGTON

19 In re:

20 Mensonides Dairy, LLC,

21 No. 18-01681-FLK11
22 Chapter 11

23 Debtor.

24 JOINT NOTICE OF APPLICATION FOR EMPLOYMENT OF
25 ELSAESSEN ANDERSON, CHTD., AS COUNSEL FOR
OFFICIAL COMMITTEE OF UNSECURED CREDITORS

26 TO: THE UNITED STATES TRUSTEE

27 AND TO: OTHER CREDITORS AND PARTIES IN INTEREST

28 JOINT NOTICE OF APPLICATION FOR EMPLOYMENT
29 OF ELSAESSEN ANDERSON, CHTD.
30 AS COUNSEL FOR OFFICIAL COMMITTEE OF
31 UNSECURED CREDITORS - 1

32 ELSAESSEN ANDERSON, CHTD.
33 P. O. BOX 1049
34 SANDPOINT, ID 83864
35 TELEPHONE (208) 263-8517
36 FACSIMILE (208) 263-0759

1 PLEASE TAKE NOTICE that the Official Committee of Unsecured Creditors ("Committee")
2 has filed applications for employment of KATHERINE ELSAESER, FORD ELSAESER and
3 BRUCE ANDERSON, and supplemental declarations thereto, to provide representation to the
4 Committee in the reorganization proceedings of the Debtor under Chapter 11 of the Bankruptcy
5 Code, and matters related thereto. Pursuant to LBR 2014-1, the applicant, Chair of the Committee,
6 seeks the employment of counsel as set forth in the applications, copies of which are served
7 herewith.

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9 **NOTICE**

10 PLEASE TAKE FURTHER NOTICE that any opposition to the above-referenced
11 applications must be in writing and must be filed with the Clerk of the U. S. Bankruptcy Court, 402
12 East Yakima Ave. # 200, Yakima, Washington 98901, and must be served upon the undersigned
13 counsel **not later than ten (10) days from the date of this notice**. If no objection is timely filed
14 and served, then the relief requested may be granted without a hearing.

15 Pursuant to Local Rule 2002-1(f)(1) and (2), any objection shall briefly state the grounds for
16 the objection. If an objection states no grounds, then the Court may strike the objection on *ex parte*
17 motion of the moving party. The moving party, however, may make such *ex parte* motion to strike
18 only after the objecting party fails within seven (7) days to respond to a request by the moving party
19 for a brief statement of the grounds of the objection. If an objection is filed and a hearing is set,
20 then the opposing party must comply with Local Rule 9073-1(d)(1) which states, in part, that an
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1 opposing party shall serve and file any objections, counter-affidavits, or statements under penalty of
2 perjury or other responding documents not later than three (3) days prior to the hearing set on the
3 applications.
4

5 DATED this 22nd day of August, 2018.
6

7 ELSAESSEN ANDERSON, CHTD.
8 /s/ Katherine Elsaesser
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10 CERTIFICATE OF ELECTRONIC NOTICE
11

12 The undersigned hereby certifies that on August 22nd, 2018, the foregoing was filed
13 electronically using the CM/ECF system and that a copy of the foregoing will automatically be sent
14 to the following registered participants of the CM/ECF system:
15

16 Roger William Bailey on behalf of Debtor Art Mensonides roger.bailey.attorney@gmail.com,
17 diane.pearson.bblawfirm@gmail.com; brooke.maloney.bblawfirm@gmail.com
18

19 Marc C Cote on behalf of Interested Party Hilda Ramirez mcote@frankfreed.com,
20 krodenburg@frankfreed.com
21

22 Katherine A Elsaesser on behalf of Creditor Committee Official Committee of Unsecured
23 Creditors of Mensonides Dairy, LLC
24 katie@eaidaho.com, ford@eaidaho.com
25

26 Jennifer K Faubion on behalf of Creditor Northwest Farm Credit Services, FLCA
27 jfaubion@cairncross.com, gglosser@cairncross.com
28

29 David P Gardner on behalf of Creditor APEX LLC
30 dpg@winstoncashatt.com, ccb@winstoncashatt.com,
31 clk@winstoncashatt.com; azh@winstoncashatt.com
32

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40 SANDPOINT, ID 83864
41 TELEPHONE (208) 263-8517
42 FACSIMILE (208) 263-0759

1 Daniel J Gibbons on behalf of Creditor J. R. Simplot, dba Simplot Western Stockmen's
2 djg@witherspoonkelley.com, leer@witherspoonkelley.com
3 William L Hames on behalf of Creditor Calaway Compay, Inc.
4 billh@hawlaw.com,
mecqueh@hawlaw.com,juliem@hawlaw.com,frontdesk@hawlaw.com,carmenb@hawlaw.com

5 Robert McMillen^ on behalf of Creditor Whitby Farms, Inc
6 carla@tmc.law, robert@tmc.law

7 Toni Meacham on behalf of Debtor Mensonides Dairy LLC
8 ToniPierson@RocketMail.Com,marnie@bodineconsulting.com,bnewhouse@alegriacpas.com

9 Toni Meacham on behalf of Debtor Art Mensonides
10 ToniPierson@RocketMail.Com,bnewhouse@alegriacpas.com,marnie@bodineconsulting.com

11 Toni Meacham on behalf of Joint Debtor Trijntje Mensonides ToniPierson@RocketMail.Com

12 Jane Pearson on behalf of Creditor INTL FCStone Markets, LLC
13 jane.pearson@polsinelli.com, docketing@polsinelli.com

14 James D Perkins on behalf of U.S. Trustee US Trustee
15 james.perkins@usdoj.gov

16 James D Perkins^ on behalf of U.S. Trustee US Trustee
17 james.perkins@usdoj.gov, Jeannie.S.Olivas@usdoj.gov

18 Sean M Phelan on behalf of Interested Party Hilda Ramirez sphelan@frankfreed.com,
19 hohaus@frankfreed.com

20 John R Rizzardi on behalf of Creditor Northwest Farm Credit Services, FLCA
21 JRizzardi@cairncross.com,
rwang@cairncross.com;tnguyen@cairncross.com;jrizzardi@ecf.courtdrive.com;TNguyen@ecf.courtdrive.com;rwang@ecf.courtdrive.com;mugrin@cairncross.com;mugrin@ecf.courtdrive.com;pdurland@cairncross.com;pdurland@ecf.

22 Steven H Sackmann on behalf of Debtor Mensonides Dairy LLC
23 steve@sackmannlaw.com, sackmannlaw@hotmail.com

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1
2 Thomas W Stone on behalf of Interested Party Agri-King Nutrition, Inc.
tstone@floyd-ringer.com, skatinas@floyd-ringer.com

3
4 US Trustee
USTP.REGION18.SP.ECF@usdoj.gov

5 Christopher G Varallo on behalf of Creditor J. R. Simplot, dba Simplot Western Stockmen's
6 cgv@witherspoonkelley.com, terrye@witherspoonkelley.com

7 Binah B Yeung on behalf of Creditor Northwest Farm Credit Services, FLCA
8 byeung@cairncross.com, sden@cairncross.com;rroberts@cairncross.com

9 Christopher L Young on behalf of Creditor Northwest Farm Credit Services, FLCA
10 cyoung@cairncross.com,
aakers@ecf.courtdrive.com;TNguyen@ecf.courtdrive.com;cyoung@ecf.courtdrive.com;TNguyen
@cairncross.com;JStone@Cairncross.com

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13 /s/Katherine Elsaesser
Katherine Elsaesser

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